## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2011-007061 06/07/2012

CLERK OF THE COURT

V. Stevens
Deputy

HON. PAMELA GATES

IN RE THE MATTER OF KLARISSA ARD

KLARISSA ARD

5602 CHICKEN SHACK RD

OCONTO WI 54153

AND

STEVE MRAOVIC

MICHAEL S BAKER

## MINUTE ENTRY

The Court received Respondent/Father's Motion for Reconsideration. Specifically, the Motion requests reconsideration of the Court's parenting time schedule, findings regarding Father's participation in the Parenting Class, and findings related to domestic violence.

The Motion correctly identified an error in the Court's ruling in that Father completed the Parent Education Class on November 5, 2011 and filed his certificate of completion on November 8, 2011. The Paternity Judgment will be corrected on page 9 to conform to the finding on page 2.

The remainder of Respondent's Motion is denied.

The Court entered a finding of domestic violence perpetrated by Father against Petitioner/Mother. The Court found that Father engaged in a pattern of behavior to control Mother. Specifically, the Court found that Mother credibly testified that Father monitored where she was at various times and controlled her behavior by denying her access to money, affirmation, and attention. Father alleged in his Motion for Reconsideration that the Court failed to consider that Mother operated her own business. To the contrary, the Court found that despite

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Mother's employment, Father controlled the finances and denied her access to money. In his Motion for Reconsideration, Father alleged that the Court's findings do not "fit" the domestic violence programs ordered. To clarify, Father is ordered to complete a program for perpetrators of domestic violence and file a certificate of completion. Father should attempt to find a program for non-violent offenders. For Chrysalis, Father may contact Amy Spriggs 602-955-9059 for a treatment program for non-violent perpetrators. As noted by Father, the Court further found that Mother was particularly reactive to Father's conduct. For joint legal custody, the Court finds that Father must gain a better understanding of the harmful effect of certain actions and conduct. Moreover, as noted in the Order, Mother would also benefit from classes for victims of domestic violence.

Due to clerical error,

**IT IS ORDERED**, nunc pro tunc, amending page 7, #9, of the Minute Entry dated April 30, 2012 with a file date of May 8, 2012, to reflect the following:

**THE COURT FINDS** that the domestic relations education provisions of A.R.S. §25-352 have been satisfied, in place and instead of Father has not complied with this requirement. The remainder of the minute entry shall remain as stated.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <a href="http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter">http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter</a>.

**IT IS FURTHER ORDERED** signing this Minute Entry as a formal written order of the Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

/s/ Honorable Pamela Gates
THE HONORABLE PAMELA GATES
JUDICIAL OFFICER OF THE SUPERIOR COURT